

Board of Directors						Internal Surveillance Committee •		Remuneration Committee ◆		Possible Nomination Committee		Possible Executive Committee		
Position	Components	executive	non- executive	independent	***	Number of Other engagements **	***	***	***	***	***	***	***	***
President	Selci Roberto	х			100	/			Х	100				
(Possible) Chief Executive Officer	Selci Giancarlo	х			100	/								
(Possible) Chief Executive Officer														
Director	Cipolletta Innocenzo		х	х	83.3	05	Х	Х	Х	100				
Director	Garattoni Giampaolo		х	х	83.3	/	Х	Х	Х	100				
Director	Sibani Leone		х	Х	100	09	х	Х						

<sup>•</sup> Report on reasons for possible absence of the Committee or different composition with regard the Code prescriptions:

## TABLE 1: STRUCTURE OF THE BOARD OF DIRECTORS AND COMMITTEES

Number of meetings held during the	D D . G	Internal Surveillance	Remuneration	Nomination	Executive
year of reference	D.D 6	Committee: 2	Committee: 1	Committee: /	Committee: /

#### **NOTES**

<sup>♦</sup> Report on reasons for possible absence of the Committee or different composition with regard the Code prescriptions:

<sup>♦</sup> Report on reasons for possible different composition with regard the Code prescriptions: the Board of Directors voted unanimously the motion of renouncing the appointment of the Committee for internal nominations and granting the Board of Directors execution of such functions, given the limited dimensions of the administrative body.

<sup>\*</sup>The asterisk indicates whether the Director was appointed through lists presented by the minority.



\*\*This column contains the number of Director or Statutory Auditor positions held by the interested party in other companies listed on Italian or foreign Stock Marlets, investment banks, banks, insurance companies or major companies. Full details are available in the *Corporate Governance* Report.

### **TABLE 2: BOARD OF AUDITORS**

Position	Members	Percentage of participation to Board meetings	Number of other postions**	
President	Ciurlo Giovanni	90.9	41	
Statutory Auditor*	Franzoni Adriano	100	/	
Statutory Auditor *	Sanchioni Claudio	100	/	
Statutory Auditor				
Statutory Auditor				
Assistant Auditor	Gabucci Daniela	0	/	
Assistant Auditor	Amadori Cristina	0	/	

Number of meetings held during the year of reference: 11

Indicate the requested quorum for presentation of lists by minorities for the election of one or more statutory auditors (ex art. 148 TUF): 2%

### **NOTES**

<sup>\*\*\*</sup>An "X" in this column indicates Committee membership.

<sup>\*\*\*\*</sup> This column indicates the percentage of participation to Board of Directors as well as Committee meetings.

<sup>\*</sup>The asterisk indicates whether the Auditor was appointed through lists presented by the minority.

<sup>\*\*</sup>This column contains the number of Director or Statutory Auditor positions held by the interested party in other companies listed on Italian Stock Marlets. Full details are available in the *Corporate Governance* Report.



# TABLE 3: OTHER SELF-DISCIPLINARY CODE PRESCRIPTIONS

TABLE 5: OTHER SELF-DI		TAKI CO	<del>_</del>
	YES	NO	Report on reasons for possible discrepancies with the Code prescriptions
System of delegations and operations with correlated			
parties			
Has the Board of Directors granted delegations, defining			
their:			
a) limits		x	
b) methods of implementation	X		
c) and briefing frequency?	X		
Has the Board of Directors examined and approved	X		
operations having a significant impact on the company's			
profitability, assets or finiancial position (including			
operations with correlated parties)?			
Has the Board of Directors defined guidelines and criteria		X	Currently being drawn up
for the identification of "significant" operations?			
Are the above mentioned guidelines and criteria described		X	Currently being drawn up
in the Report?			
Has the Board of Directors defined appropriate procedures		X	Currently being drawn up
for the examination and approval of operations with			
correlated parties?			
Are the procedures for the approval of operations with		X	Currently being drawn up
corelated parties described in the report?			
Procedures for the latest appointment of Directors and			
Auditors			
Did the nominations for Directors' positions take place at	Х		
least ten days beforehand?			
Did the nominations for Directors' positions come with	Х		
exhaustive information?			
Did the nominations for Directors' positions come with	Х		
indication of suitability to qualify as independent?			
Did the nominations for Auditors' positions take place at	Х		
least ten days beforehand?			



Did the nominations for Auditors' positions come with exhaustive information?	X				
Meetings					
Has the company approved Regulations for Shareholders' Meetings?	X				
Are the Regulations for Shareholders' Meetings enclosed with the Report (or are there any indications as to where it can be found/downloaded)?	X				
Internal Surveillance					
Has the company appointed the persons in charge of internal surveillance?	X				
Are the persons in charge independent from operational area executives?	X				
Person in charge of internal surveillance (ex art. 9.3 of the Code)	Sig. Fabrizio Imperatori BIESSE SpA Via Della Meccanica, 16 – 61100 PESARO Tel. +39 0721/439130 Cell. + 39 335 8256115 Fax + 39 0721 414194 e-mail: fabrizio.imperatori@biesse.it				
Investor relator					
Has the company appointed an <i>Investor Relator</i> ?	x				
Person in charge and contact details (address/telephone /fax/e-mail)	Sig. Alberto Amurri Investor Relator – Financial Manager of BIESSE Group SpA Via Della Meccanica, 16 – 61100 PESARO Tel. +39 0721/439107 Cell. + 39 335 1219556 Fax + 39 0721 414194 e-mail: investor@biesse.it				